Norma Dorsey,	NO	3.5 4.96	EQUITY.
	In the	Court fo	r Frederick County,
VS.		Sitting as a Cou	•
William O. Lee, et al.,	•	-	- •
	,		Jerm, 19
The above cause standing ready for a hearing, and being	ng submitted, th	e Bill, Answer,	Exhibits.,Testimony,
papers, and a	ll other proceedi	ngs were by the (Court read and considered
·		·	
••••••••••••••••••••••••••••••••••••••	•••••••••••	· · · · · · · · · · · · · · · · · · ·	• • • • • • • • • • • • • • • • • • • •
t is thereupon, this 10 day of the Circuit Court for Frederick County, sitting as a County			
t is thereupon, thisday ofi	n the year nine	teen hundred ar	id.fity-aight,
rdered and decreed, that the land and premises mention	-		
or at Private Sale, after Public Sal	• attempte	d,	· · · · · · · · · · · · · · · · · · ·
······································	•••••••••	••••••••••••••••••••••••••••••••••••••	•••••••••••
nd that Edward D. Storm and Sh	erman P. B	owers, Esq	uires,
f Frederick County, be, and they are her	eby appointed I	rustee 5 to mak	e the said sales, and that
ne course and manner of their proceeding	gs shall be as fol	lows: They	shall first file in the
lerk's office of this Court, a Bond to the State of Mar	yland; executed	byth	en
vith a Corporate surety, or sureties, to be approve	d by the Court,	or the Clerk, t	hereof, in the penalty of
One Thousand			
, , , , , , , , , , , , , , , , , , ,	Dollars, or perso	nal sureties in th	e penalty of
Two Thousand			•
Dollars, conditioned for the faithful performance of the tr	rust reposed in	th-m	by this decree, or which
ay be reposed inthemby any future order	~		
roceed to make sale of the said Real Estate, having	•	_	
erted in some newspaper printed in Frederick Cour			•
r of the time, place, manner and terms of sale; which			
hase money to be paid in cash on the day of sale,			
n x		-	
erxorxtheir motes, with approved socunityxand bearingxin	thereat inducting o	iacy out sacte at	•••••••••••••••
and as soon as may be convenient after any such sale or said particular account of the same, with an affidavit of the nexed, and on the ratification of such sale or sales by the not before, the said Trustee \$\beta\$ by a good and sufficient declar, the said proper them sold, free, clear, and discharged of all claim of the said by, from, or under them; and the said Trustee \$\beta\$ shall be ales, and the bonds or notes which may be taken for the after deducting therefrom the costs of this suit, and such	ales, the said Tree truth thereof, a Court, and on parties to his, he parties to this ring into this Court esame, to be dis	rustee S shall read of the fairnes ayment of the wheel and acknowled her or their heirs cause, and of any posed of under the	turn to this Court a full is of such sale or sales an- nole purchase money, and edged agreeably to law, the property to him, her y person or persons claim- arising on such sale or he direction of this Court,
hink proper to allow, on consideration of the skill, attent	tion and fidelity	wherewith	theyshall ap-
. i i thair			
•	(Le	Lech M	Almany
	,		JUDGT.
2.101 June 10.1958	• • • • • • • • • • • • • • • • • • • •	••••••	O DU TO

F. D. Storm, S. P. Bowers, Attys.